IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

: CONSOLIDATED UNDER

GREG VOLLMAN : MDL 875

:

v. : E.D. Pa. Civil Action No.

: 22-2564

AIR AND LIQUID SYSTEMS :

CORPORATION, et al.

ORDER

AND NOW, this 12th day of July, 2022, upon consideration of the motions to dismiss filed by John Crane and Ford Motor Company (ECF Nos. 3 & 5), it is hereby ORDERED that the motions are GRANTED to the extent that the Complaint is DISMISSED without prejudice. Plaintiffs may file an Amended Complaint no later than August 3, 2022.

AND IT IS SO ORDERED.

/s/ Eduardo C. Robreno EDUARDO C. ROBRENO, J.

As a result, the Court must dismiss the Complaint but will provide Plaintiff with the opportunity to file an Amended Complaint that comports with the Federal Rules and modern pleading standards.

On many occasions, this Court has held that the practice used in state court of incorporating other extra-case complaints, including the "master long-form complaint," does not comport with the pleading requirements of Federal Rules of Civil Procedure 8 and 10, Bell Atlantic Corp. v. Twombly, 550 U.S. 544 (2007), or Ashcroft v. Iqbal, 556 U.S. 662 (2009). Instead, the complaint in federal court must on its own include all of the necessary factual allegations to support jurisdiction and the specific legal theories advanced against each named Defendant. Rather than bare conclusions, the complaint must contain sufficient facts to support a facially plausible claim for relief as to each defendant.